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APPLICATION NO. FILING DATE 09/492,218 01/27/2000		LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
		David H. Sitrick	STD 1757	9593	
20787	7590	10/22/2002			
SITRICK &			EXAMINER		
8340 N LIN SKOKIE, IL		'ENUE SUITE 201		FLETCHER, MARLON T	
				ART UNIT	PAPER NUMBER
				2837	
				DATE MAILED: 10/22/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

	<u> </u>						
		Application No.	pplicant(s)				
	1	09/492,218	SITRICK, DAVID H.				
Ł	Office Action Summary	Examiner	Art Unit				
		Marlon T Fletcher	2837				
Pario	The MAILING DATE of this communication if for Reply	n appears on the cover sheet w	ith the correspondence address				
	SHORTENED STATUTORY PERIOD FOR R	DEDLY 19 SET TO EVOIDE 2 M					
T	EMAILING DATE OF THIS COMMUNICATI Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communication of the period for reply specified above is less than thirty (30) days if NO period for reply is specified above, the maximum statutory is failure to reply within the set or extended period for reply will, by kny reply received by the Office later than three months after the armed patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may a con. The areply within the statutory minimum of this period will apply and will expire SIX (6) MOI statute, cause the application to become Al	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status							
1)[Responsive to communication(s) filed or	n <u>09 August 2002</u> .					
2a)[\square This action is FINAL . 2b) \boxtimes	This action is non-final.					
3)[
Dispo	closed in accordance with the practice un sition of Claims	nder Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.				
4)[\boxtimes Claim(s) <u>1-113</u> is/are pending in the appl	ication.					
	4a) Of the above claim(s) is/are wit	hdrawn from consideration.					
5)[⊠ Claim(s) <u>41-51</u> is/are allowed.						
6)[Claim(s) <u>1-40,53-76,79-96 and 99-113</u> is/	are rejected.					
7)[imes Claim(s) <u>52,77,78,97 and 98</u> is/are object	ed to.					
8)[and/or election requirement.					
	ation Papers						
	☐ The specification is objected to by the Exa						
10)[The drawing(s) filed on is/are: a)						
11\[Applicant may not request that any objection The proposed drawing correction filed on _	-	• •				
11/	If approved, corrected drawings are required		isapproved by the Examiner.				
12)[☐ The oath or declaration is objected to by the						
-	y under 35 U.S.C. §§ 119 and 120						
	Acknowledgment is made of a claim for fo	preian priority under 35 U.S.C.	8 119(a)-(d) or (f).				
	a) ☐ All b) ☐ Some * c) ☐ None of:		3 (2) (2) (1)				
	1. Certified copies of the priority docu	ments have been received.					
	2. Certified copies of the priority docu		pplication No				
	Copies of the certified copies of the application from the Internation See the attached detailed Office action for a	al Bureau (PCT Rule 17.2(a)).	· ·				
	Acknowledgment is made of a claim for dor	•					
	a) 🗌 The translation of the foreign languag	e provisional application has b	een received.				
∟(cı Attachm	Acknowledgment is made of a claim for dolument(s)	mesuc priority under 35 U.S.C.	99 120 and/or 121.				
	otice of References Cited (PTO-892)	4) Interview	Summary (PTO-413) Paper No(s)				
2) 🔲 N	otice of Preferences Cited (PTO-092) otice of Draftsperson's Patent Drawing Review (PTO-94) formation Disclosure Statement(s) (PTO-1449) Paper N	8) 5) Notice of	Informal Patent Application (PTO-152)				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-40, and 53-76, 79-96, and 99-113 are rejected under 35 U.S.C. 103(a) Lem-e lssn
 as being unpatentable over Romero et al. (5,760,323) in view of Taki et al. (5,665,927) and Ishii (5,400,687).

Romero et al. disclose a music display system for use by a plurality of users in providing a plurality of display presentations of a selected musical composition, said IZ (s) system comprising: a plurality of individual workstations (360A-G), each workstation comprising a communication interface providing for communications with the respective workstation of music data representative of the selected musical composition and memory for locally storing the music data responsive to the communications interface as discussed in column 7, lines 12-31; and a display apparatus for providing a local visual display presentation representative of the selected musical composition responsive to the stored music data as seen in figures 14-17-and19. The system further comprises an input device responsive to a performance by the user of the displayed musical composition for providing an output of user performance data as discussed in column 4, lines 6-20. The music display system comprises memory means; processing (30) means (CPU 130)coupled to the memory means (150) for processing the music data to

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provide presentation data; a presentation apparatus (44) to provide a video presentation (23) on a video display responsive to the presentation data; and means (48) for editing the video presentation to create a modified presentation and storing data representative of the editing in the memory means as discussed in column 4, lines 6-10; wherein the processing means provides modified presentation data responsive to the data representative of the editing, and wherein the presentation apparatus is responsive to the modified presentation data to display the modified video presentation as discussed 5 3 47 — (5 10) in column 4, line 52 through column 5, line 2. The system includes a footswitch (174).

The system is housed in a common housing to form a self-contained unit as seen in figure 4. The system further comprises means for synchronizing the presentation on the plurality of local visual display presentations of the selected musical composition.

Roman et al.

Friedman disclose most of the components of the claimed invention.

However, the differences are made up by Taki et al. and Ishii. Taki et al. provide a system, wherein a user interface is provided for a user signal responsive to a user column at the user interface is a touchscreen video display (6).

Ishii discloses a system, comprising advancing the presentation of the video display to show the time advance of music notation responsive to the user signal via means (13, 14). Ishii provide a system, wherein the user interface is hands-free and is a switch as seen in figure 1. Ishii provides a system, wherein the music display changes location over time, wherein the multiple different signals provide for selective control of music display location movement to one of forwards, backwards, and to a marked location as seen in figure 1.

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It would have been obvious to one of ordinary skill in the art at the time of the invention to utilize the teachings of Taki et al. and Ishii with the apparatus of Romero et al., because Taki et al. and Ishii, provide small enhancements that overall make Romero et al. more efficient with more ability for performance in editing as well as displaying musical composition.

Allowable Subject Matter

- 1. Claims 41-51 are allowed.
- 2. Claims 52, 77, 78, 97, and 98, are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marlon T Fletcher whose telephone number is 703-308-0848. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Nappi can be reached on 703-308-3370. The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-7722 for regular communications and 703-308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

Primary Examiner
Art Unit 2837

MTF October 21, 2002